AO 398 (12/93)

NOTICE OF LAWSUIT AND REQUEST FOR WAIVER OF SERVICE FOR SUMMONS

TO:									_								_							_		
	as _																									
	of _	MODERN	CONTINENT	AL,	,]	IN	iC.	•															_		
for the	of the o	omplaint is	n commenced as attached to this of New York ar	s no	otic	tice	е.	lt h	าลร	be	eer	n fi	lec	ıi b	n th	ne I	Un	ite	alf d \$	yoı Stai	ı ar tes	e a Dis	ddr i tric	ess :t C	ec ou	i). ı rt
and re summ signed	This is aturn the ons and copy of otice and	not a forma enclosed an additio the waiver Request is	al summons or r waiver of servinal copy of the within thirty (30 sent. I enclose An extra copy	ce ir com)) da a st	in npl ays tar	n oi pla ys a amj	ordo aint aft ape	er t t. T ter ed a	to The the	sa e c e d i ad	ve os ate	th to ede res	e f s es se	co er igr	st vic nat env	of e v ed vel	se vill be op	rvi be elov e (ing e a w a or o	yoi voi as ti oth	ded he err	with d if date nea	na Ire e or	jud cei n w	lici ve hic	al a ch
the wa the da	nmons w liver is fi te desig	rill be serve led, except nated belo	n this request and on you. The and that you will now as the date on you judicial distr	iction ot be n wh	n v e o hic	n w ob iich	/ill blig n th	the jate nis	en p ed i no	oro to tic	ce an e i:	ed sw s s	as er en	s if th	yo ie d	ou h con	nac np	d b lai:	eel nt l	n se befe	èrvi ore	ed o 60	on ti dav	he d ys f	dai fro:	te m
the ex are ac conce	formal se tent auth Idressed rning the	ervice in a norized by to) to pay the duty of pa	n the signed wa manner authori hose Rules, as e full cost of su rties to waive the waiver form.	zed l k the ich s	by e (se	oy t Co erv	the ou vic	e Fo rt to e.	ede o ro In	era eq th	al F uir at	Ruk e y co	es /ol	of u (d nec	Ci or i	ivil the on,	Pr pr	oc art ea:	ed y o se	ure n w rea	an vho ad 1	id w se the	vill t beh sta	hei alf ten	n, f ya nei	to ou nt
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Signature of Plaintiff's Attorney/ or Unrepresented Plaintiff

WAIVER OF SERVICE OF SUMMONS

IO. EKTEDMAN & CAMES LI									
Attorneys for Plain									
132 Nassau Street,	Suite 900								
New York, NY 10038	}								
•									
l acknowledge receipt of you	r request that I waive service of a summons in the action of								
D'Alessandro v. Modern (CAPTION OF ACTION)	Continental, Inc. and Sterling Equipment, Inc.								
	25 (SWK) (DCF) in the United States District Court for the								
(DOCKET N									
of this instrument, and a means by w	re also received a copy of the complaint in the action, two copies which I can return the signed waiver to you without cost to me.								
I agree to save the cost of ser	vice of a summons and an additional copy of the complaint in this								
lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process									
in the manner provided by Rule 4.									
I (or the entity on whose beha	alf I am acting) will retain all defenses or objections to the lawsuit								
in the service of the summons.	Court except for objections based on a defect in the summons or								
in the service of the summons.									
	t may be entered against me (or the party on whose behalf I am Rule 12 is not served upon you within 60 days after								
November 2, 2007	annithin 00 days after that date if it								
(Date Request was Sent)	or within 90 days after that date if the request was sent								
(Date Nequest Was Colly									
outside the United States.									
DATE	SIGNATURE								
	Print /Type Name								
	As								
	AS								

Duty to Avoid Unnecessary Cost of Service of Summons

MODERN CONTINENTAL, INC.

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who after being notified of an action and asked by a plaintiff located in the United States to waive service of a summons, falls to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the actions or even its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant, by waiving service, a defendant is allowed more time to answer then if the summons has been actually served when the request for waiver of service was received.